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H. Walton White and Tillie	No./4/52 EQUITY.
4. White his wife exal.	
175.	In the Circuit Court for Frederick County,
Maria B. Cox EX al.	Sitting as a Court of Equity.
	· Delle le
	September. Jorn, 1940
The above cause standing ready for a hearing, and being submitted, the Bill, Answer, Exhibits	
Testimonyand all other proceedings were by the Court read and considered	
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It is thereupon, this. 2.3. Tday of Assurber in	n the year nineteen hundred and.
	rt of Equity, and by the authority of said Court, ad-
judged, ordered and decreed, that the land and premises mentioned in these proceedings be sold,	
•••••••••••••••••••••••••••••••••••••••	•••••••••••••••••••••••••
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and that Holder S. Fillow Esg.	
of Frederick County, be, and A. hereby appointed Trustee to make the said saies, and that	
the course and manner ofproceedings s	shall be as follows:shall first file in the
Clerk's office of this Court, a Beny to the State of Mar	
ties, to be approved by the Court, or the Clerk, there	eof, in the penalty of fixe thorsanced and dollars if fulginal sursity in given, he trust reposed in
may be reposed inby any future order	or decree in the premisesshall then
proceed to make sale of the said Real Estate, having	first given at least three weeks previous notice, in-
serted in some newspaper printed in Frederick Count	y, and such other notice as may think prop-
er of the time, place, manner and terms of sale; which	th terms shall be as follows: One. halfof the pur-
chase money to be paid in eash on the day of sale, or	r on the ratification thereof by the Court, the resi-
due in six months from the lay of R	Ale.,the purchaser or purchasers giving his,
her, or their notes, with approved security and heari	ng interest from the day of sale, or all cash
at the option of the purchase	er or purchasers
and as soon as may be convenient after any such sale	or sales, the said Trustee shall return to this Court
a full and particular account of the same, with an affi such sale or sales annexed, and on the ratification of	idavit of the truth thereof, and of the fairness of
the whole purchase money, and not before, the said '	Trustee, by a good and sufficient deed to be execut.
ed and acknowledged agreeably to law, shall convey and to his, her or their heirs, the property to him, h	to the purchaser or purchasers of the said property, er or them sold, free, clear and discharged of all
claim of the parties to this cause, and of any person (or persons claiming by, from, or under them; and
the said Trustee shall bring into this Court the mone notes which may be taken for the same, to be dispose	ed of under the direction of this Court, after de-
ducting therefrom the costs of this suit, and such co	ommission to the said Trustee as the Court shall
think proper to allow, on consideration of the skill, a	
pear to have dischargedtrust.	asturt. Willard

Filed Seplemben 23, 1940